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Counsel for Plaintiffs Peter DelVecchia and I	A.D., a Minor
LINUTED OTA	ATES DISTRICT COURT
1	DISTRICT COURT DISTRICT OF NEVADA
PETER DELVECCHIA, et al.,) Case No: 2:19-CV-01322-KJD-DJA
Plaintiffs,))
) CORRECTED) MOTION TO EXTEND
Vs.	TIME TO FILE RESPONSE TO
	DEFENDANTS' MOTION FOR SUMMARYJUDGMENT
FRONTIER AIRLINES, INC., et al.,) (FIRST REQUEST)
)
Defendants.))
Pursuant to LR IA 6-1 Plaintiffs, Peter	er DelVecchia individually and Peter DelVecchia as next
friend of A. D., a minor ("A.D."), hereby su	bmit this motion to extend time for Plaintiffs to respond
to Defendants' Motion for Summary Judgn	nent (ECF No. 266), filed on October 27, 2023, for an
additional fourteen (14) days from the curre	ent deadline of November 16, 2023, up to and including
November 30, 2023.	
This request for an extension is not so	ught for any improper purpose such as delay or prejudice,
but is sought due to conflicting deadlines in o	ther matters for Plaintiffs' counsel, as well as the complex
and fact-intensive nature of this matter.	
	E RESPONSE TO DEFENDANTS' MOTION FOR
SUMM	IARY JUDGMENT Page 1 of 2
	MCLETCHIE LAW GROUP, PLLC 602 South 10 th Street Las Vegas, NV 89101 Telephone: (702) 728-5300 / Fax: (702) 425- Email: efile@nvlitigation.com JOHN D. MCKAY, California Bar No. 2202 PARK AVENUE LAW LLC 201 Spear Street, Suite 1100 San Francisco, CA 94105 Telephone: (434) 531-9569 / Fax: (407) 264- Email: johndmckayatty@gmail.com Counsel for Plaintiffs Peter DelVecchia and Interpretate of the Peter Del

1 2 October, and suffered two illnesses which impaired her ability to perform legal work and necessitates 3 4 5 6 7 8 9 10 11

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By: /s/

MARGARET A. MCLETCHIE 19 Nevada Bar No. 10931 20

DATED this 16th day of November, 2023.

LEO S. WOLPERT,

Nevada Bar No. 12658

21 MCLETCHIE LAW

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an extension of the deadline. Thus, she has had limited time to assist Mr. McKay. Ms. McLetchie's associate, Mr. Wolpert, who planned to assist with the numerous ancillary matters related to the response such as the motions to seal, is also currently out of the jurisdiction until November 19, 2023, for family medical care, further impairing Plaintiffs' counsel's ability to meet the instant deadlines. Moreover, Mr. Wolpert is occupied today for urgent family medical appointments and has very limited availability¹. Further, technical issues involved in working with the numerous exhibits and across offices has impeded the ability of Plaintiffs' counsel to complete work relating to the response. The requested extension is not requested lightly, nor for the purposes of delay.² The extension will ensure compliance with local rules and the Protective Order, and allow for more concise briefing to be presented. Plaintiffs thus respectfully request that this Court extend the time for the Plaintiffs to file their

Nevada counsel for Plaintiff, Ms. McLetchie, was out of the jurisdiction for two (2) weeks in

Response to Defendant's Motion for Summary Judgment (ECF No. 266) by fourteen (14) days from the current deadline of November 16, 2023 up to and including November 30, 2023.

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Attorneys for Plaintiffs

¹ McLetchie Law's paralegal just started work on November 13, 2023.

² To avoid unnecessary motion practice, Plaintiffs' counsel endeavored to obtain consent from counsel for Defendants and shared the reasons why a request was sought but Defendants' counsel refused to consider the request and claimed they lacked authority to grant a request.